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T-026 P.003/004 F-211

Patent Application ENTRAL FAX CENTER
Attorney Docket No.
A0489Q-US-NP MAY 1 5 2006

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

In re Application of:	Jaan Noolandi et al.		
Application No.: Filed: For:	09/739,989 12/18/2000 METHOD OF USING PHARMACEUTICAL	Group Art Unit: 3731 Examiner: FOCUSED ACOUSTIC W PRODUCT	Confirmation No.: 4290 Glenn K Dawson AVES TO DELIVER A
except as provided belowhich would extend bey as presently shortened by hereby agrees that any period that it and the pricupplication and is binding the above instant application that will and 173 of the prior for failure to pay a main statutorily disclaimed in reexamination certificate as shortened by any term	w, the terminal part of the cond the expiration date of y any terminal disclaimer extent so granted on the it or patent are commonly of g upon the grantee, its suc- e disclaimer, the owner de would extend to the expiral patent, as presently shorts itemance fee, is held unent in whole or terminally de- e, is reissued, or is in any	statutory term of any pater the full statutory term of any pater of prior Patent No. 6,622.72 instant application shall be awned. This agreement runs vecessors or assigns. The full statutory are the full statutory and the full statutory and the full statutory are full stat	instant application hereby disclaims, at granted on the instant application, and in 35 U.S.C. 154 to 156 and 173, and the inforceable only for and during such with any patent granted on the instant all part of any patent granted on the verm as defined in 35 U.S.C. 154 to mer, in the event that it later: expires a court of competent jurisdiction, is 321, has all claims canceled by a me expiration of its full statutory term
		He	 -
		Signature Kent M. C	hen
		Typed or p 39,630	rinted name
		Registratio 714-565-1	
	•	Telephone	No.
5/15/2	2006		
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Please charg 1.20(d). (An additional Customer No.: 35490	e \$130 to Deposit Acco copy of this paper is enclo	unt No. 24-0025 for the teased.)	erminal disclaimer fee under 37 CFR

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Patent Application Attorney Docket No. A0489Q-US-NP

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

In re Application No.: 09/739.989 Group Art Unit: 3731 Confirmation No.: 4290 Filed: 12/18/2000 Examiner: Glenn K Dawson For: METHOD OF USING FOCUSED ACOUSTIC WAVES TO DELIVER A PHARMACEUTICAL PRODUCT The owner, Xerox Corporation of 100% percent interest in the instant application hereby disclairins, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclairiner of part Patent No. 6,622.720 In making the above disclairiner, the owner does not disclaim the terminal part of any patent granted on the instant application and is binding upon the granter, is a successors or assigns. In making the above disclairiner, the owner does not disclaim the terminal part of any patent granted on the instant application and is binding upon the granter, is a successors or assigns. In making the above disclairiner, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclairiner, in the event that it later; expires for full ure to pay a maintenance fee, is held unstantenance between that it later; expires for full ure to pay a maintenance fee, is held unstantenance. Signature We have a patent of the prior patent of the				
Application No. Filed: 12/18/2000 Examiner: Glenn K Dawson For: METHOD OF USING FOCUSED ACOUSTIC WAVES TO DELIVER A PHARMACEUTICAL PRODUCT The owner, Xerox Corporation of 100% percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patient granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer of prior Patient No. 6,622,720 The owner as presently shortened by any terminal disclaimer of prior Patient No. 6,622,720 The owner period that it and the prior patient are commonly owned. This agreement runs with any patient granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patient granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patient, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorly disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reoxamination certificate, is reissued, or is in any manner terminaled prior to the expiration of its full statutory term as shortened by any terminal disclaimer. Signature Kent M. Chen Typed or printed name 39,630 Registration No. 714-565-1158 Telephone No.	In re Application of:	Jaan Noolandi et al.		
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